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FRANK L. PELLEGRINI

LAW OFFICES
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August 29, 1989

William C. Child, Manager
Division of Land Pollution Control
Illinois Environmental Protection Agency
P. O. Box 19276
Springfield, Illinois 62794-9276

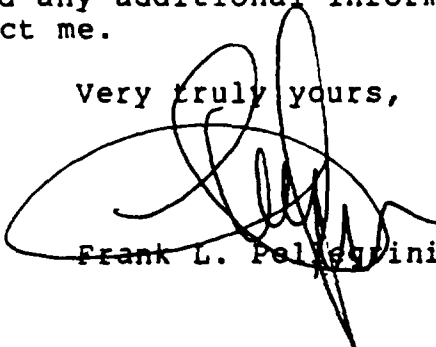
RE: YOUR LETTER OF AUGUST 7, 1989 TO EAGLE MARINE INDUSTRIES,
INC. AND YOUR LETTER OF AUGUST 7, 1989 TO RIVERPORT TERMINAL
AND FLEETING COMPANY
RESPONSE TO REQUEST FOR DOCUMENTATION

Dear Mr. Child:

Please consider this letter a collective response by Eagle Marine Industries and Riverport Terminal and Fleeting Company to your request for documentation which was contained in your August 7, 1989, letter.

Both Eagle and Riverport are involved in the river traffic business and basically purchased the property to secure riverfront interest for fleeting operations for the companies. In view of the operation of both Eagle and Riverport, much of the documentation requested in your letter is non-existent. I have perused the files and find the enclosed material to be responsive to your request, but if you need any additional information, please do not hesitate to contact me.

Very truly yours,



Frank L. Pellegrini

FLP/db

Enclosure

cc: Richard D. Burke (without enclosure)
Milton Greenfield, Jr. (without enclosure)

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ICDA/NI PC

type or quantity of such wastes received for off-site disposal.

- o After November 19, 1980, only large generators of hazardous wastes were required to notify off-site commercial transporters and landfill owners/operators of the type and quantity of hazardous wastes received for off-site disposal.
- o Both before and after November 19, 1980, federal and state law have permitted the disposal of small quantities of hazardous wastes at sanitary landfills.

Therefore, Company has reported third party owned/operated sanitary landfills which the Company selected and to which it transported commercial, industrial or residential wastes, only if the Company has actual knowledge or a reasonable basis to believe that some of such wastes contained substances which would now be classified as hazardous.

In accordance with the public notice of the availability of Form 8900-1, 46 Fed. Reg. 22144 (April 15, 1981), the Company has not included facilities for which there has been previously filed a notification of hazardous waste activities and/or a "Part A" permit application as required by Sections 3005 and 3010 of the Resource Conservation and Recovery Act (RCRA).

Should you have any questions, please do not hesitate to contact the undersigned or Jim Scheline at (713) 870-8100.

Sincerely,


Stephen L. Thomas
Vice President

SLT/mbe